



No.	Fact	Action
4	Change in taxation of employment benefits  A legislative change significantly impacts the taxation of employment benefits. Until the end of 2023, employers could provide to employees a wide range of benefits that were tax free with no limit. As of 2024, the tax-free amount is capped per employee on annual level of one half of monthly average wage. Consequently, tax deductibility of such benefits should be observed as well.	Review internal benefits scheme to be able to react flexibly to the significant change since January 2024. Methodical information on the taxation of benefits has been published.
5	Functional currency  Based on the consolidation package the Czech accounting entity can keep accounting books in the Czech crowns, the euro, the US dollar or the British pound. The functional currency (other than CZK) should be the currency of the primary economic environment in which the entity operates.	Consider the right of using the functional currency other than CZK, as this could simplify the administration of Czech entities and branches from the accounting and corporate income tax perspective. The change in currency is possible only on the first day of the accounting period.
6	New Accounting Act  The Ministry of Finance is preparing a brand-new Accounting Act. This new act should significantly shift Czech accounting practices to align with IFRS standards and introduce possibility to use functional currency other than CZK.  The new Accounting Act is expected to come into force on 1 January 2025.	Monitor the latest updates on the new Accounting Act. Consider potential changes before investment into accounting system or tools.
7	Changes to the Labor Code  The most significant amendment to the Labor Code includes, e.g., the regulation of remote work and related employers and employee's rights and obligations, including the obligation to conclude a remote work agreement or employer's obligation to reimburse the employee for the costs associated with the remote work.  The corresponding amendment of the Income Tax Act suggests that the statutory minimum lump-sum compensation is not subject to personal income tax or to the social and health insurance contributions. At the same time, the cost of expense is considered tax deductible for the employer.  The majority of the amended provisions is effective as of 1 October 2023.	Review the amendment in detail and consider the potential impact on the company, e.g. obligation to sign remote work agreement.
8	Proposed amendment to the Investment Incentives Act  Based on the proposed amendment to the Investment Incentives Act, the obligation to submit each application for an investment incentive to the government for consideration is abolished. The decision should be made again by the Ministry of Industry and Trade based on the opinions of the ministries concern. Only applications relating to strategic investments should continue to be submitted to the Government. The law is effective since 1 January 2024.	Review the changes based on the amendment of the Act on Investment Incentives. Check the EY Worldwide R&D Incentives Reference Guide 2023 for more information about incentives.



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9	Taxation of employee share plans  It is approved that the taxation of income in the form of the difference between the price paid by the employee to the employer for the share in the company and the market price of that share should be deferred (when specific conditions are met). The latest taxation of that income by the employee would be 10 years after the acquisition of the share. The Ministry confirms that the deferral of the time of taxation of income from stock and option plans relates solely to income tax. By contrast, the social security and health insurance contributions are not deferred yet, however, the draft amendment of law regarding the postponement of these is in progress already.  The law is effective since 1 January 2024.	Consider impact of amendments as they may apply also to the purchase of shares in (i) the employer's parent company or (ii) employer's subsidiary or (iii) a company related to the employer by capital.		•	
	Long-term investment product (LIP)	Consider the possible advantages of the new investment product.			
10	The LIP should provide for more flexibility in choosing the right investment strategy for each individual. The contribution from the employer is exempt from payroll tax and the employee can also claim deductions of its contributions from the tax base. The LIP is effective since 1 January 2024.		•	•	
	Change in the definition of net turnover and impact on the tax return deadline	Review whether there will be a change in the obligation to audit the			
11)	After amendment of the Accounting Act the net turnover will only include revenues from the sale of goods and services. This change in the definition may exclude some entities from the obligation to have their financial statements audited and that may have an impact on the deadline for filing the corporate income tax return.	financial statements and therefore a change in the deadline for filing the corporate income tax return.		•	
	Increase of limits for categorization of accounting units	Review whether a change in the value of these two limits will alter			
12	The amendment to the EU Directive requires member states to increase the limits for assets and net turnover by approximately 25% within each accounting unit category. The criterion for the average number of employees remains unchanged. In the Czech Republic, the Chamber of Auditors expects amendments to the current Accounting Act as well as amendments to the draft of a new Accounting Act.	the accounting unit category of your company, as it could impact the accounting and financial obligations of the company.		•	
	Amendment to the VAT Act	Review the draft amendment and consider the potential impact			
(13)	The Ministry of Finance has submitted a very extensive draft of amendment to the VAT Act which should (with minor exceptions) come into force on 1 January 2025.	of on the company.			
	New EU legislation to combat deforestation	Review if the regulation is applicable for the company and if yes, start preparing for the potential impact of new rules. Bear in mind that if the production of the products results in deforestation or degradation of land or forests, the products cannot be placed on or exported from the EU market at all.			
14)	The new rules target operators who place selected products (e.g., cattle, cocoa, coffee, palm oil, rubber, soya, wood) on the EU market or export from the EU. Obliged entities will be required inter alia to report on a regular basis the geolocation of all land on which the selected products are produced. The main part of the regulation will enter into force on 30 December 2024.				
	Services from the related parties and tax audits	Maintain records of supporting documentation especially concerning			
(15)	Tax audits focus on intra-group services. Czech tax authorities expect robust documentation for deductible inter-company expenses beyond contracts and invoices. This position of tax authority was approved by the Supreme Administrative Court.	cooperation with the group, so the company would be able to fully substantiate the scope of the charges and their link to the taxable income of the company.			



No.		Fact			Action		
16		statistics of the tax authority on tax au the main focuses for Czech tax authori ng use of analytical tools.			cumentation available P documentation		
17)	Certain cross-border trans	re Rules (MDR) legislation actions and arrangements may be subje sures implementing DAC6. The General al examples of reporting.			angements from the easures on individual quired.		
18	eligible groups with over El exceeds 15%, calculating e exceptions and deviations	PS 2.0 enforcing a 15% minimum effect UR 750 million turnover. Although the C ffective tax under Pillar Two is complica and may result in additional taxation. of the EU directive entered into force in	Czech statutory tax rate ated due to many	Review the applicability of Pillar Two rules for the group, individual entities, and jurisdictions, assess the potential impact, develop the model for the calculation, prepare for reporting, monitoring, and compliance.			
19	New reporting obligation for digital platform operators (DAC7)  The digital platform operators will be required to report selected information to the tax authorities yearly based on the local implementation of the EU Directive (DAC7). The General Financial Directorate has published a Q&A about the new obligations. The year 2023 is the first period for which reporting is to be done (i.e., in January 2024).			For digital platform operators: Review the possible obligation to report information to tax authorities and set-up respective due diligence, collection of information, reporting and monitoring procedures.			
				For sellers: Be aware of increased probability of potential tax inspections of income realized via digital platforms from the tax authorities.			
20	evidencing beneficial owne	f the Court of Justice of the EU (CJEU), ership of dividend, royalty or interest pa ing the reduced withholding tax rates o	yment is expected to be	Ensure that the company is able to evidence the beneficial ownership of the royalty, dividend and interest payment when applying the withholding tax reduced rates or exemptions.			
21)	New reporting obligation for Payment Service Providers (CESOP)  Payment Service Providers will be required to report selected information to the tax authorities on a quarterly basis following the local implementation of the EU Directive 2020/284. This obligation will arise when the number of cross-border payments per payee exceeds 25 per calendar quarter. Reporting requirements start from 1 January 2024.			For payment service providers: Review the possible obligation to report information to the tax authorities and set up respective processes.  Familiarize with the guidelines issued by the tax authorities.			
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